



Attorney Docket No. 27263.00

Customer No. 37833

Confirmation No. 2477

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN THE *PATENT* APPLICATION OF:

APPLICANT : **ADRIAN G. CORNEJO**

APPL. NO. : **10/536,893**

ART UNIT : **2621**

FILED : **MAY 27, 2005**

EXAMINER : **SHAWN S. AN**

FOR : **DEVICE FOR PRODUCING THREE-DIMENSIONAL-PERCEIVED
IMAGES ON A MONITOR WITH MULTIPLE
LIQUID CRYSTAL SCREENS**

MAIL STOP AMENDMENT
COMMISSIONER FOR PATENTS
P.O. BOX 1450
ALEXANDRIA, VA 22313-1450

RESPONSE TO RESTRICTION/ELECTION REQUIREMENT

Sir:

In the Office Action dated May 7, 2010, the Examiner required restriction under 35 U.S.C. 121 prior to an examination on the merits of the above-identified application. The separate inventions identified by the Examiner are as follows:

- I. Claims 1-2, drawn to a type of monitor for generating three-dimensional video images using a block of overlapped color screens.
- II. Claims 3-7, drawn to a solid graphic display device for generating stereoscopic three-dimensional images on a single block of overlapped LCD color screens.

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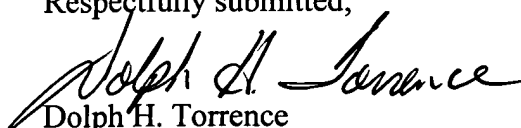
The Examiner seemingly concedes that the inventions as grouped are related electronic devices, but asserts that they are distinct because they are not capable of use together, do not overlap in scope and are not obvious variants.

In compliance with the Examiner's requirement, Applicant provisionally elects with traverse for further prosecution the invention defined by Claims 3-7 (designated as invention II).

Notwithstanding the propriety of the restriction/election requirement for examination purposes, Applicant contends that he should be entitled to a consideration of a reasonable number related embodiments falling within the scope of a generic inventive concept. Moreover, it would appear that a search and examination of both inventions could be accomplished without a serious burden on the Examiner since the multiple embodiments identified of record would seemingly encompass a common field of search.

For the above reasons, Applicant respectfully requests that the Examiner withdraw the restriction and election requirements and issue an action on the merits of all the claimed embodiments presently in the application. Alternatively, should the Examiner maintain the requirement, Applicant awaits a complete action on the merits of the elected subject matter.

Respectfully submitted,


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